Attorney Docket No.: COOL-01500

Remarks/Arguments

Claims 1-32 were pending in the application. Claims 8, 14-19 and 22-25 have been previously withdrawn. Within the Office Action, Claims 1-7, 9-13, 20-21 and 26-32 have been subject to a Restriction Requirement. The Restriction Requirement indicates that Species A claims are drawn to a method of cooling a device comprising using a pump to cause fluid to flow in a heat exchanger; wherein a pressure of the flowing fluid is adjusted by dynamically adjusting a fluid flow rate; wherein adjusting the fluid flow rate comprises adjusting operating conditions of the pump. Species B are claims are drawn to a method of cooling a device comprising using a pump to cause fluid to flow in a heat exchanger; wherein a pressure of the flowing fluid is adjusted by dynamically adjusting a fluid flow rate; wherein adjusting the fluid flow rate comprises dynamically adjusting a size of a fluid flow path orifice coupled to the heat exchanger. Although not specifically delineated within the Office Action, the Applicants note that Species A claims include Claims 1-2, 4-7, 9-13, 20-21 and 26-32 and Species B claims include only Claim 3, as indicated by the claim language cited by the Examiner as distinguishing Species A and Species B claims.

The Applicants hereby elect, without traverse, Species A including Claims 1-2, 4-7, 9-13, 20-21 and 26-32 for continued prosecution. Accordingly, Claim 3 has been withdrawn by the above amendment. As a result of his election, Claims 1-32 remain pending in this application.

The Applicants expressly reserve the right to file one or more divisional applications directed toward the non-elected species.

The Applicants respectfully submit that pending Claims 1-2, 4-7, 9-13, 20-21 and 26-32 are in condition for allowance, and allowance at an early date would be appreciated. If the Examiner has any questions or comments, he or she is encouraged to call the undersigned at (408) 530-9700 to discuss them so that any outstanding issues can be expeditiously resolved.

Dated: 2 - 6 - 09

CERTIFICATE OF MALL AG (37 CFRS 1.3(a))
I hereby certify that this paper (along with any referred to as being attached or enclosed) is being deposited with the U.S. Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the:
Commissioner for Patents, P.O. Box 1450 Alexandria, VA 22313-1450

HAVERSTOCK & OWENS LLP.

Date: 2-6-09 By: C34

Respectfully submitted,

HAVERSTOCK & OWENS LLP

Thomas B. Haverstock Reg. No.: 32,571

Attorneys for Applicants

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